EFERNAL VIGILANCE IS THE PRICE OF LIBERTY. INDIANAPOLIS, DECEMBER 13, 1845. propriate, that we cann t deny our readers the bene-

Recall of the British Plenipotentiary. We find the following important announcement in the New York Journal of Commerce of Dec. 4. The as it is important :

Mr. Pakenham had been recalled by the British go- as well as that of Col. Pepper; and it is also true, P. Badollet, and M. L. Edson. vernment, is confirmed by facis recently transpired. that if he is not now a Colonel, he is a Captain of After the transaction of some local business, the and Johnson held the same places under the last Con- he has been called to preside. It is to be regretted We learn from various sources, that the rejection by Militia, which, by some, since the era of Captain following resolution was adopted, on motion of J. B. gress, the British Plenipotentiary, of Mr. Polk's proposition Tyler, is supposed to be one of the most popular of to establish the 49th parallel of North latitude as the to establish the 40th parallel of North latitude as the boundary between the territories of the two countries.

The Senate has not yet elected its officers. Caulic as the plaintiff The dates of the liens were not proven. In compared to the old rates, that I suppose Congress a suit against the assignment of the hole by the payer to the plaintiff The dates of the liens were not proven. In compared to the old rates, that I suppose Congress a suit against the assignment of the hole by the payer to the plaintiff relied on the above compared to the old rates, that I suppose Congress a suit against the assignment of the hole by the payer to so far from being in conformity with positive instruc- self might participate in the benefit of the same rule; Lieutenant Governor, when nominated by the Demo- ical party, at which nominations were made, and the will have no hesitation in amending the law accordtions from home, is considered by the British govern- for though his name may not be upon the Army list, cratic Convention which meets at Indianapolis on the election will probably come off on Monday or Tues- ingly ment a false step in diplomacy, and that Mr. Paken- and though he may never have "killed an injun;" Sth of January next, and use all honorable means for day. The Democrats nominated for Secretary, the ham has been recalled therefor, and is now expecting he no doubt, like another Doctor we wot of, has bled the arrival of his successor.

Our Washington correspondent writes as follows: Washington, December 3. Among the various conjectures as to the result of

take no step in which he will not be sustained by the have said aught against it." ascertained sense of the Senate.

ton alternative.

Foreign Bondholders. On Thursday a communication from Mr. Charles

Butler, in behalf of the Foreign Bondholders of this State, was presented to the House of Representatives, under an envelope from the Governor, recommending Y. Morning News: the same to the consideration of the House. The assented to the proposition. It went into an able ence of the duties is to raise the price of certain selfish views are to be carried out, we cannot too often to those of their choice. This forced new members is the price of certain selfish views are to be carried out, we cannot too often to those of their choice. This forced new members is the price of certain selfish views are to be carried out, we cannot too often to those of their choice. This forced new members is the price of certain selfish views are to be carried out, we cannot too often to those of their choice. This forced new members is the price of certain selfish views are to be carried out, we cannot too often to those of their choice. This forced new members is the price of certain selfish views are to be carried out, we cannot too often to those of their choice. This forced new members is the price of certain selfish views are to be carried out, we cannot too often to those of their choice. This forced new members is the price of certain selfish views are to be carried out, we cannot too often to those of their choice. This forced new members is the price of certain selfish views are to be carried out, we cannot too often to those of their choice. its means and abilities past and prospective; and presented the claims of our creditors in a very strong that the prices of which are so enhanced is greatly check. The consumption of the contents of a paper which has the prices of which are so enhanced is greatly check. The consumption of the contents of a paper which has the prices of which are so enhanced is greatly check. presented the claims of our creditors in a very strong ed; when, however, through the influence of paper mitted to colonize any portion of the American contilight. It was listened to with great attention by the money, prices generally are raised, that effect of the nent." House, and members generally seemed to acquiesce tariff is counterbalanced, and the usual consumption in the justice and soundness of its positions. 1,000 is resumed. In illustration, we take from official copies were ordered of the State Printer. We shall sources the following table of the quantity of foreign lay the communication before the public in the columns of the State Sentinel.

Morrison "wonders how Chapman likes the election of Mr. Bright to the Senate," and intimates

of Mr. Bright a great deal better than he (Morrison) 1841 112,477,096 640 61 926,446 19,919,492 32 On motion, it was voted that the chair appoint a likes the principle established by Mr. Bright's nomi1842 88.067,072 4.60 69.534.601 16.622.746 23 committee of three to select from each township in then rising and hastening to another quarter, where would have made an honest, blunt Democrat, from then rising and hastening to another quarter, where would have made an honest, blunt Democrat, from then rising and hastening to another quarter, where nation and election. We mean the measure of the 1843 37.294.696 2.00 29.179.215 10.314.517 36.0 said county, five delegates. Whereupon the chair they might enjoy "for better or worse," another the region of Fall Creek or Indian Kentucky grin. an example that we like; and it is one as much disliked by Morrison; for it will have a tendency to most articles before free, and produced a material by the celebrated Mr. McConnell, from Alabama, who

House will not be suffered to be crowded as they were at the last session, and the scenes which were without the last session, and the scenes which were without the last session, and the scenes which were without the last session, and the scenes which were without the last session, and the scenes which were without the last session, and the scenes which were without the last session, and the scenes which were without the last session will compare enviably with that we have done all that an honorable nation could that of any other State in the Union; but, as I shall be asked to do, on the subject—and even more; and that of any other State in the Union; but, as I shall be asked to do, on the subject—and even more; and diction conferred on justices by the 77th section of the act of joint resolutions have already been presented and acted on in the House of Representatives.

love S. Orth, was on Faiday morning elected President of the Senate, pro tempore, on the 99th balloting. Total 110,495,905 32,585,887 194.460.168 56.665.208 by a few office seeking politicians who inhabit in and The Senate then proceeded to the transaction of busi- Increase ness, and cleared the files of every thing at an early Here was an enormous expansion at the great comhour of the afternoon.

Music.

sweet sounds."

To-night Professor Smith proposes to test the truth of Human Magnetism, beyond the possibility of FLORIDA.-The St. Augustine Herald, of the 15th doubt. A large firm tooth will be extracted from a has the following : wonderful. The Professor will perform on several of our own citizens.

ernment more economical, and less able to satisfy the of offensive war could not accomplish. liable to the charge of collusion and corruption. These consequences are the legit,mate fruits of the reform :

Col. A. C. Pepper.

We find the following in the Goshen Democrat of December 4. We had not intended to say any thing more at present in relation to the person alluded to, but the remarks of the Democrat are so pithy and apfit of them. We have no more disposition, by the way, to disparage the 12 months' military services of Col. P., than the editor of the Democrat has; but if such services, while yet a boy, entitle him to be city on the 8th of January, viz: for his county, and not only bled but blistered too!

the Oregon difficulty, there is one that appears to be article in defence of this gentleman, in reply to a few adopted at the convention, at Baltimore, in November the nominations made by the Whigs, further than that valuable officer, Maj. Hobbie, First Assistant plausible, as well as desirable, viz. that Mr. Paken- paragraphs published by us sometime last August, last, are the true principles and policy of the party that of Asbury Dickens, the present incumbent for Postmaster General, lies at the point of death. ham may leave, and a new minister be sent, with in- As we have not room for so lengthy a production, we now. That with those principles borne aloft, we en- Secretary. The other questions attract but little instructions to offer to us the proposition which Mr. can only give its substance, which is, that he served tered into the contest which resulted in the election terest, compared to this, which produces considerable Polk made to Mr. Pakenham, and which was so ab- 12 months during the last war, and was honorably of James K. Polk and Geo. M. Dallas. That the elec- excitement on account of the great amount of money ruptly rejected. This conjecture is based upon the discharged—that he held the office of Commissioner— tion thus terminating in behalf of the Democratic patronage connected with it—the number of clerks To the Editors of the Indiana State Sentinel: supposition that Mr. Pakenham went beyond the line was member of the Legislature several times-came party, by a large and decided majority, is a clear in- dependent on the Secretary; and the fears of some of his instructions in rejecting that proposition. He within 500 votes of being elected Lieut. Governor- dication of the popular sentiment in favor of those and the hopes of others that some of the democratic certainly has no specific instructions, it is said, upon held the office of Indian Agent for 12 years, and has resolutions, and of the earnest desire and wish of the Senators-particularly Mr. Benton-will sustain Mr. that particular offer. Should this be the case, the been Commissioner of the Saking Fund; and is a Democratic party to see them carried out in all their Dickens, notwithstanding his whig principles. question will be whether the present administration man liked by his neighbors, and of good moral char- bearings by the present administration. will entertain another proposition for a compromise, acter; supported the maintain of Col. Polk, and is Resolved, That among the resolutions there adopt takes place, it will be followed by a change of all the or. I have looked on and seen her progress and im-That will depend much upon the indications of public moreover so straight a politician, that the Courier ed, none were more cordially responded to by the subordinates; and that if Mr. Dickens is continued, provement extend, year by year, from the north line he thought he had a receipt at home. opinion, and on the opinion of the Senate in the matter. It is very certain that Mr. Polk will, hereafter, he was not an applicant,) Col. Pepper never would title to the whole of the territory of Oregon clear and if for no other, I could hope that no democrat would

Mr. Adams, it is said, as well as other Whigs in vert a word we have said. We asserted that he had tion of Oregon, at the earliest practicable period, was public, as to vote for the re-election of Mr. D. But I teen to eighty-nine; I have seen the rising words from the defendant to the plaintiff on which the statute op-Mr. Adams, it is said, as well as other Whigs in look further. If the democratic Senators and Representation of the recommending itself to look further. If the democratic Senators and Representation of the recommending itself to look further. If the democratic Senators and Representation of the recommending itself to look further. If the democratic Senators and Representation of the recommending itself to look further. If the democratic Senators and Representation of the recommending itself to look further. If the democratic Senators and Representation of the recommending itself to look further. If the democratic Senators and Representation of the recommending itself to look further. clarations that they will not concede an inch - (as office-that he had grown rich and fat at the public the cordial support of the Democracy of the Union." sentatives, coming "fresh from the ranks of the peo-Mr. A. says, not a minute,) - of the territory, unless crib-that instead of healing the disposition to employ Great Britain should concede the right to us to acquire party, in his own county, he was in pursuit of per- so view the question-as "a great American mea- their friends instead of their enemies, what grounds sonal emolument, and that there were other men and sure," and that we hail with pleasure the prompt, have we for asking the administration to displace any There is scarcely a doubt that Great Britain designs poor men, who had performed as important services manly, patriotic and American response of the Presi- of the four hundred and odd whigs now in office in in the "Territory," become the commercial Cities of new promise. Affirmed. it will - then we must abandon our claim, or prepare next four years, full in the faith that as every thing the joint occupancy of the territory. earthly has a terminus, so will these pepperings also Resolved, That the reassertion by the President of and the motion was finally lost, by the whigs, en masse, gence was received from Posey, Vigo, Wayne and that when the building was elected, it was remote from hab-Still, it seems impossible that either party to this come to an end. If it require forty years of the best our right and title to the whole of Oregon, will be and Messrs. Bagby, Eenton, Haywood, and Westcott, Dearborn; I have seen the same district send ten controversy can contemplate the savage and brutal offices in the State, to compensate him for his twelve bailed by the Democratic party, and by all true patriots voting in the negative. appeal to arms. The conservative principle, strong months' service during the last war, (and for what throughout the length and breadth of the land, with On the same day, an interesting, and on the whole, members to Congress; I have seen her citizens inas it is, -though latent -- in both nations, must be other means is this pompous parade of his honorable joy and gladness, as asserting "a right clear and un- very laughable scene, occurred in the House of Rep- dustrious, frugal, growing in wealth and numbers brought out for the defeat of this barbarours and wan- discharge !) let him have them, and then let him re- questionable," and one which, if necessary, must be resentatives, by the discussion, adoption, and carry- gradually but certainly, honest and happy—and I the two former and returned "not found" as to the latter. tire contented and happy, as we hope he will be. maintained at all hazards. With him we have no quarrol, but to those who looked Resolved, That the title of the United States to the annualling the old rule, relative to the selection of hour, abandon their republican simplicity, forget these Vaneman v Fairbrother, Error to the Kosciusko C. C. have something to say.

The Tariff -- he Currency. We find the following valuable statistics in the N

that we are disappointed by asserting that "though 1828 66,914 807 \$5.90 76,130 648 29,951.251 39 ensuing August election. we may speak loud on paper, we are sick at heart." 1829 55 354 467 4.75 62 687 026 27 688 701 45 On motion of Achilles Vawter, John McGannon,

liked by Morrison; for it will have a tendency to most articles before free, and produced a material ported to the meeting the names of the following del- had selected a seat at the close of the last session, time, the National Capitol, of seeing Mr. Vinton of ship, as for example, of debtor and creditor, principal and had selected a seat at the close of the last session, trigue, by which alone a few mousing politicians year of the operation of the tariff of 1842, as was Sand Creek Township .- Morris Wilder, John Kelhere, have always worked themselves into office. 1829 the first of that of 1828. In each year the con- lay, D. C. Jones, James McCammon, William A. This, to us, is far more gratifying than the election of corr best nersonal friend could be. It will fix the operation of corr best nersonal friend could be. It will fix the operation of corresponding to the first name drawn, and truest Representatives, the Honorable John W. Columbia Township.—Mr. Harget, Dorsey Chancy, Fortunately for him, his was the first name drawn, and truest Representatives, the Honorable John W. Columbia Township.—Mr. Harget, Dorsey Chancy, Fortunately for him, his was the first name drawn, to the resolution, he planted numsell in his chair, and truest Representatives, the Honorable John W. Columbia Township.—Mr. Harget, Dorsey Chancy, Fortunately for him, his was the first name drawn, to have a substitute of the fact without making the return to the written to the writen to the wr future policy of the party, and will so effectually use per head fell exactly 50 per cent., the figures being | Campbell Township .- Bowen C. Heath, Jasper H. up men of the Morrison stripe - the mere traders - for nine months only. The consumption per head is Grinstead, Martin Swaggered, John T. Grinstead. words, others. that there will not long be left enough for a corporal's calculated at the actual population of each year accord- Frederick Neal. ing to the ratio of increase from census to census; as Bigger Township .- Thomas Bland, Azariah Merfor instance, the increase of population from 1820 to rill, Wm. Wagner, John Merrill. 1830 was 33.25 per cent., and from 1830 to 1840, Montgomery Township .- D. M. Hill, John Cobb, It is gratifying to witness the manner in which 32.67 per cent.; at this decreasing ratio, therefore, the Boyd W. Hudson, Wm. Redman, Isaac Coryell. business has thus far progressed in the House of Rep- population of 1845 was 16 per cent. more than that of Marion Township .- Andrew Wilson, Geo. Bridges, resentatives. On yesterday afternoon, at three o'clock, 1840, which was 17,069,453; the increase was there- Leonard Barnes, Evan Wilson, Sidney Butler. the files of the House were completely cleared. "Or- fore 2,731,112, and the population 19,500,565. On this Spencer Township.-Jesse Whitcomb, C. S. May der," it is said by the poet, " is Heaven's first law," principle the consumption has been calculated in each nard, H. C. Haws, Monroe Swarthout, Henry Sulliyear. The effect of the decreased consumption in van. and should business progress in the House of Repre1830 was an advance of 50 per cent. in the consumption of the session in the order.

Sententives for the bulence of the session in the order.

Sententives for the bulence of the session in the order.

Sententives for the bulence of the session in the order.

Sententives for the bulence of the session in the order.

Sententives for the bulence of the session in the order.

Sententives for the bulence of the session in the order.

Sententives for the bulence of the session in the order.

Sententives for the bulence of the session in the order.

Sententives for the bulence of the session in the order.

Sententives for the bulence of the session in the order.

Sententives for the bulence of the session in the order.

Sententives for the bulence of the session in the order.

Sententives for the bulence of the session in the order.

Sententives for the bulence of the session in the order.

Sententives for the bulence of the session in the order.

Sententives for the bulence of the session in the order.

Sententives for the bulence of the session in the order.

Sententives for the bulence of the session in the order.

Sententives for the bulence of the session in the order.

Sententives for the bulence of the session in the order.

Sententives for the bulence of the session in the order.

Sententives for the bulence of the session in the order.

Sententives for the bulence of the session in the order.

Sententives for the bulence of the session in the order.

Sententives for the bulence of the session in the order.

Sententives for the bulence of the session in the order.

Sententives for the bulence of the session in the order.

Sententives for the bulence of the session in the order.

Sententives for the bulence of the session in the order.

Sententives for the bulence of the session in the order.

Sententives for the bulence of the session in the order.

Sententives for the bulence of the session in the order is the order.

Sententives for the bulence of the sessi ly manner in which it has been transacted for the cisely the same in 1844, with the exception that the Vernon Township .- Achilles Vawter, P. Hill, Jas. past two weeks, Mr. Simonson will reap golden opin- consumption per head was never before so small as in E. Wilson, James Shields, Francis Tweedy. ions in performing the duties of the chair—legislaions in performing the duties of the chair—legislaThis was not, he wever, the case, besaid committee. tion so far as the House is concerned, will progress cause there was no artificial means of purchasing On motion of D. G. Vawter, the meeting adopted with great rapidity, and the public interests be greatly through bank influence compared with what existed at unanimously the following resolutions: promoted. It is to be hoped that the files of the the former period. In order to illustrate this, we will Resolved, That we have full and undiminished conbe transacted. One hundred and fourteen bills and spacia and cinculation or centain names in 1830 Resolved, That our opinion, heretofore expressed

U. S. B'k 40.663,805 12,191,145 66,293,707 21,355,724 give them our undivided support. By some sort of arrangement, the precise par- Mass. 27.987.234 5.124.090 38.889 727 7,122.850 Resolved, That we fully approve of the course purticulars of which we are not able to state, Mr. God. N. Y. 20,370,693 7.959.280 57 689,704 17.820,402 sued by J. P. and Geo. A. Chapman, editors of the

mercial centres, which, extending into the remote crats is calculated to disorganize and distract us as a to surrender one tittle of their rights to British arrointerior, gave vitality to those long dated bills, which party and strengthen the cause of Federalism. enabled dealers of all classes to sell their goods at extended credits, and thus swell the imports. In We would call the attention of the lovers of music, those two years the United States Bank and the New to the notice of the Quartette Band. They perform York banks increased their loans \$33,000,000. The on two different sets of instruments -- brass and or- former has now ceased to exist, and the banks of New chestra. They are under the lead of Professor Gun. York, from 1812 to August, 1844, added but \$15,243,-LEY, one of the most accomplished musicians of the 956 to their loans. In these facts we have sufficient day, assisted by Messrs. Parmelee and Protzman. with that of 1831. The imports into the United States Let all go and hear what can be done in "discoursing for the first quarter, ending September 30, 1846, shows a decline of 11 per cent. from the corresponding quarter of 1845.

DEMOCRATIC MEETINGS.

Knox County.

A meeting of the Democrats of Vincennes township, Knox county, was held at the Town Hall, in Vincennes, on the 29th ult., and WM. BURTCH, Esq., was appointed chairman, and S. H. Elliott, Secre-

son to question, will be as gratifying to our readers kept in the fattest civil offices for the remainder of D. M. S. John Law, Wm. W. Carr, John R. Jones, Jerome the election of E. B. French of New Hampshire, as sense and co-operation of practical men. his life, we should like to come under the same rule; B. Myers, James Scott, Wm. J. Wise, John Moore, Clerk, Ritchie & Heiss, publishers of the "Union," RECALL OF MR. PAKENHAM.—The statement copied for it is a fact, that the name of one of the editors of Ryan, S. H. Elliott, James S. Mayes, Wm. C. Scott, as printers, Newton Lane as Sergeant-at-Arms; Corcy's usual plain and forcible manner; and that of the by us a few days since, from the Boston Post, that this paper will be found on the Army rolls of 1812, John Caldwell, E. M. Thomas, Robert Hodgens, Jas. Postmaster General shows that he has not been idle ion by BrackFord J. 1. The maker of a promissory note

Myers, Esq. :

The following resolutions were then introduced by the Hon. John Law, and unanimously adopted: The Madison Courier of the 15th ult., has a labored Democratic party as manifested in their resolutions Dr. Seth Salsbury of Pennsylvania. I did not learn

to possess and colonize the Californias, and there is for their country and their party, as Col. Pepper; and dent to that resolution, in his inaugural speech, in the various departments here? not much reason to suppose that she will relinquish that design, even for the sake of peace.

It is the construction of Indianapolis, Lationable; and the construction of Indianapolis, Lationable; and the construction of Indianapolis, Lationable; and actually negotiable, at more than legal interest is that design, even for the sake of peace.

A warm debate occurred in the Senate on Thurshall who would make as good and efficient officers as he. Which he repeats "that our right is clear and unquestions the Col's, right to be an applicant to that resonation, in this handgard, specific to that resonation, in the Senate on Thurshall that our right is clear and unquestions the Col's, right to be an applicant to that the sake of peace.

No man questions the Col's, right to be an applicant to the construction of Indianapolis, Latiable, and actually negotiable, at more than legal interest is day, on a motion to dispense with the rule, which fayette, Michigan City, and Fort Wayne; I have put to the construction of Indianapolis, Latiable, and actually negotiable, at more than legal interest is fayette, Michigan City, and Fort Wayne; I have put to the construction of Indianapolis, Latiable, and actually negotiable, at more than legal interest is fayette, Michigan City, and Fort Wayne; I have put to the construction of Indianapolis, Latiable, and actually negotiable, at more than legal interest is fayette, Michigan City, and Fort Wayne; I have put to the construction of Indianapolis, Latiable, and actually negotiable, at more than legal interest is fayette, Michigan City, and Fort Wayne; I have put to the construction of Indianapolis, Latiable, and actually negotiable, at more than legal interest is fayette, Michigan City, and Fort Wayne; I have the construction of Indianapolis, Latiable, and actually negotiable, at more than legal interest is the construction of Indianapolis, Latiable, position to give Great Britain the year's notice will titled to them all is another question. We shall bear ment, and advise such measures as may be deemed ballot, and to give the power of appointing them to seen the voters, after a congressional election in our Ellis v. the State. Error to the Tippecanoe C. C. Opinfail in the Senate. If it pass-and ten chances to one up with christian fortitude under the infliction for the pecessary to more fully assert our right, and terminate the Vice President. Messrs. Allen, Benton, Breese; District, standing on the qui vive, not knowing how ion by Sullivan J. On an indictment for electing a build-

latitude to fifty-four degrees forty minutes, is as clear by lottery. It seems that the practice this year, un- Halcyon moments, grow wild and reckless-and I Opinion by Dewey J. If a court of equity order the bill to and unquestionable as that to the territory between der the previous rule, requiring each member to se- grieved over it; but I have seen them chastened by order "with prejudice," such order of dismission is not perthe forty-second and forty-ninth parallels-that if we lect his seat "in person," and giving them the benefit the hand of adversity and return to their old good emptory, and does not operate like a decree of dismission or are not entitled to the one by discovery, occupation. of the miller's rule-" first come, first serve," had ways, and I am exulting again. cession, in fine by all the muniments which give title given great umbrage. The members of the last Conto a nation, we are not to the other.

Speaker suggested that Mr. Butler should be permit- under the weight of the Tariff, not counteracted by territory, the spirit of aggrandizement, and to the before leaving the city, and some as soon after the was an adopted son of Indiana; but, gentlemen, I opinion by Sullivan J. 1. If a plaintiff die after fieri fated to read his communication, and the House readily any material expansion of paper credits. The influ-tortuous course of English policy, whenever her own adjournment as they could, jump from their old seats think yesterday was the proudest day of my life. cias i sued but, the executor or administrator shall have the

Jennings County.

6th day of December, 1845, for the purpose of an-CONSUMPTION OF FOREIGN GOODS AND HATE OF DUTY pointing delegates to represent them in the State Convention to be held at Indianapolis on the 8th of Jan-Foreign goods Consumed Dutiable Gross Duties uary next, to select candidates to be run on the Dem-

eaucus, and the majority rule involved in it. It is 1845 104,178,212 5.26 93,043,661 27,427,325 29.4 Vawter, Dr. P. Aill and Morris Wildey, Esq.

Among the amusic

at the ballot box, of James Whitcomb and Jesse D. Bright, Governor and Lt. Governor of Indiana, is un-Loans. Circul'n. Loans. Circul'n. shaken, and we will be on all occasions prepared to

Penn. 21,474,173 7,308,368 31 587,030 10,366,232 State Sentinel, since the commencement of its publiabout the capital; and further, that we believe the On motion, the editors of the State Sentinel, Ex-

periment and Madison Courier are requested to make sublication of the foregoing proceedings, On motion, the meeting adjourned.

JOHN McGANNON, Pres't.

W. JENNINGS VAWTER, Sec'y.

he Tribune, is surely the basest and paltriest of all and our people in the exercise of those prerogatives Population of Michigan.-The Detroit Free ournals. It accuses us of agitating the Texas ques- which belong to them, and them alone. The question Press publishes the census returns of 25 of the 31 orfor the next President, when the Express itself took or none." ground for John McLean months ago! We said then The report of the Secretary of the Treasury shows pewa, and shows a population of 276,572. The same what we have uniformly said in public and private, great research, and when we consider the magnitude counties in 1840 contained 195,388. The whole State that the Whig party will not patiently hear of new of the duties imposed upon him by his office, the most when heard from will overrun 300,000-in 1840 it person in the magnetic sleep, without pain. All who "We understand that Captain Sprague meets the candidates for President for a long time yet, or until indefatigible industry. The grounds he assumes are was 211,705, showing a gain of 90,000 in five years. wish to be convinced will attend (at the Court House) chiefs Billy Bowlegs and Sam Jones at Charlotte's the future shall be clearer than it now is. If, in 1847, ably defended—his positions forcibly illustrated. This is more than half the gain of the State of New and witness the experiment, as well as others equally Harbor, on the 25th proximo, by appointment, in it shall appear that the Whig party can elect whom In the report of the Secretary of the Navy, the York, with a population of over two millions! Our reference to their present situation and emigration it pleases President, it will choose nobody but Henry reputation of the Historian of America loses noth- citizens may well be proud of such a result. to the country assigned the Seminoles in the West. Clay. If clouds and darkness obscure the prospect- ing, on the score of erudition. But this feature is "Every Floridian will rejoice with us, that there if we are to select a candidate on whom to rally for a far from being the greatest merit in that production. Husband and Wife vs. Morris. Error to the Carroll C. C. is a prospect that all cause of disquietude will be redubious and desperate contest, Mr. Clay can hardly The keen perception of the statesman is seen in every ville, Arkansas, on the 10th ult., sentence of death Opinion by BLACKFORD, J. CHEAP POSTAGE.—A Washington correspondent of moved speedily. We have every confidence in the consent to be placed in such a position. It is indig- line; and the boldness of the patriot in every sug- was passed upon Crawford and Lavinia Burnett, (husthe Journal of Commerce says: "We shall find that prudence, patriotism and energy of Captain Sprague, nity and humiliation enough for such a man to be gestion. That branch of the public service has long band and wife,) they having been found guilty of bethe cheap postage law has made our republican gov- and believe that he will be able to effect what years beaten once by a being of the Polk order. The Tri- been an eye-sore to the sober thinking, honest, and ing accessaries before the fact, in the murder of bune will endeavor to keep clear of all Presidential working portion of the people of the United States. Jonathan Silbey, on the 12th of August last, in that B. who has since her husband's death married one C.; that inordinate demands of political favorites: therefore meet us on the basis of removal; and we ardently our undying hostility to Texas is in any way impelled now, we have not had a head to that branch of the fending and worthy man. At the instigation of was sufficient to authorize the writ. Held, also, that the "This is the first time that Sam has consented to agitation these coming two years. The calumny that Abuses and errors have long existed, and yet, till county. Silbey was a bachelor, lived alone, an unofits source. They are no friends to Mr. Clay who are nerve to call the attention of Congress to them. I John Burnett, in company with his cousin, by the Hovey and Lorenzo D Hevey of Carroll county " sup, osing PRETTY HEAVY DAMAGES.—At Staunton, Va., a forever thrusting him forward as a champion of sla- could particularize and comment, until I should fill name of Sharp, repaired to the dwelling of Silbey in it to be a public one, (it not having been pleaded,) and that and I feel very confident that no man is better fitted few days since, Jacob Copenhaver recovered \$8,000 very and desirous of its extension, which his repeated all the reading space in your paper, and yet not half the night, situated about a mile and a half from theirs, it is constitutional, of which no opposition was given, could damages of Sampson Pelter, for seducing the daugh- declarations disprove. We stand on the doctrines of exhaust the subject; but I trust you will not fail to and deliberately crushed his head to pieces with a

Washington Correspondence.

WASHINGTON,

Saturday Evening, Dec. 6, 1845. Messrs. Editors of the Indiana State Sentinel: Since my last, little else has been done by either

branch of Congress, than to progress with prelimi-The following gentlemen were appointed delegates naries. Eath Houses, on Thursday, adjourned over

Resolved, That the principles and policy of the of Virginia, and for Assistant Sergeant-at-Arms, Dickinson and Mr. Calhoun have not yet arrived.

It is understood that if a change of the Principal

Mangum, and some others took part in the debate; to make up their minds as to the result, until intelli-

gress who were re-elected to this, and who remained In all this progress, in all these changes of scene such an order. Reversed. The state of the foreign trade continues very heavy | Resolved. That looking to the inordinate thirst of to the close of the last session, made their selections and circumstances, I have always been proud that I

resolution, but which was cut short by the previous question being called and sustained, and the resolu- each other, with a wise look, what his name was, and tion adopted. Then came a scene, which no Hogarth what was the name of the State that he came from,) consumed pr head imports. duties. pr ct. ocratic ticket for Governor and Lt. Governor at the grave members and gay, jostling each other, right ah, little, did they then dream, how many tucks, and left, up out-side and down the middle, some every time the census should be subsequently ta- Sullivan J. 1. The defendant received from Mr. F. in scolding, some laughing, some swearing, (for mem- ken, were to be let out of that young sister's pet- North Carolina a sum of money which he promised to carry We can assure Morrison that we like the election
We can assure Morrison that we like the election
We can assure Morrison that we like the election
1830 49.575.099 420 58.130.675 28.389.505
1831 83.157.598 6.30 89.734.499 36.596.118
Solve to their fate yesterday, with a philosophy the money belonged to J. F., or that the declaration that the money belonged to J. F., or that the recognized the agentic that the declaration that the money belonged to J. F., or that the tecognized the agentic that the declaration that the money belonged to J. F., or that the tecognized the agentic to the declaration that the money belonged to J. F., or that the tecognized the agentic to the declaration that the money belonged to J. F., or that the tecognized the agentic to the declaration that the money belonged to J. F., or that the declaration that the money belonged to J. F., or the declaration that the money belonged to J. F. The money belonged to J. F. The money belonged to J. F. The mone

and before he was known even as a candidate for Ohio, and Mr. McKay of North Carolina, conduct to agent, &c. to exist, or prove an express promise to pay the words, without interfering with the destinies of confided in. His Inaugural Address was perfectly

contemplation and remark, until the subject has become exhausted--if a theme so prolific, a production they say-they always begin with their subject, and days of Washington down, has received so great an no great fancy for those who do. amount of praise; or kindled a greater degree of enThink not, gentlemen, from the preceding remarks

Comparet et al. vs. the State (on rel. &c.)

Error the leaves of the American people. This however, you have unquestionably read, in your ex- of mine, that Speaker Davis is the only member from change papers-have seen on every republican coun- Indiana of whom I am proud. True, before I came claration, and that produced on over is fatal on demurrer. James K. Polk is," and acknowledge that he is not that our men were Lions among the small-fry at C. Opinion by Sullivan, J.

The correspondence with the British Government on deed, never believed it, and since I have been ion by Sullivan, J. the territory West of the Rocky Mountains, will show here, my unbelief has grown stronger and stronger. having done this much, no nation or individual can, have occasion to speak of each man separately, in in justice, say aught against us if we now suspend some subsequent letter, I will not now take time or diplomacy on the subject and apply to the first law of space to particularize. nature. It is seen that the offer, renewed by Mr. Euchanan, to make the 49th parallel of latitude our northern boundary, was not accepted by the British ters of an hour ago, the President's message. I have Government; though I do not regret, nor can I not read it. I have barely time to say, at present, Knowing what belonged to them, they would never else. have sanctioned the act. Never will that day arrive gance or British cupidity. With them the motto is Pennybacker, Esq., of Rockingham county, (a staunch not one inch of American soil for temporizing diplo- States. Whole number of votes of both Houses, 161. mocy, but oceans of blood, if necessary, for a free Necessary to a choice, 81. The votes were as fol-

But the die is now cast. Diplomacy on this subject W. Southall, 3; G. W. Summers, 2; John Janney, must now cease. It can go no further; and it rests 2; R. E. Scott, 1; James McDowell, 1; B. W. Leigh, with Congress to decide upon those measures necessa- 1; John M. Botts, 1. MR. GREELY ON MR. CLAY .- The Express, says ry to secure us in the quiet possession of our rights,

remark that with all the foresight and diligence of Mr. Bancroft, it will be exceedingly difficult for him to produce the thorough, radical reform necessary, so long as the several Bureaux in that Department are required to be filled!by officers in that service; men who from long enjoyment of life stations, under enormous salaries, have become aristocratic, and lost all ideas of Representatives had perfected its organization, by him an opportunity to call to his aid the common surety, on his official bond, on the relation of the adminis-

The report of the Secretary of War, also contains many valuable suggestions, promulgated in Mr. Mar-R. Johnson as Postmaster. Messrs. French, Lane or inattentive to the important interests over which

I regret to learn that Mr. McDuffie is so indisposed Ritchie & Heiss; for Sergeant-at-Arms, Robt. Beale tor Woodbridge is also confined to his room. Mr. I am pained also, with a report this evening, that ment against him. Reversed.

TIMOLEON.

WASHINGTON, DEc. 2, 1845.

I have resided in Indiana twenty-eight years; from, indeed, my early boyhood; and during the whole of made me feel a deep interest in her welfare and honindisputable; that no portion of it ought to be ceded do such violence to the wishes of his friends and the All this may be true enough, but does not contro- to England or any other power; and that the occupation of it ought to be ceded do such violence to the wishes of his friends and the same still, gradual, but irresistless way, from thir- frem it. 3. Where it is established that there is a debt cent and Fort Harrison; I have seen Madison and ment of the action, will take the case out of the statute of the "State;" I have seen the underbrush cleared by Sullivan J. 1. A note made and endorsed to be negoing into effect of a resolution, previously introduced, have exulted in it; I have seen them, in an ill-fated

The President's message has been the theme of characteristic of the people with whom, at home, he mingles: they use but few words and mean what

the "third-rate lawyer" they had represented him to home, with whom they were in the habit of breaking Nor are the documents which accompanied the a lance from the stump; but that, when they came to proceedings before him, was filed in the clerk's office before Message any less important, or less able productions, the Metropolis, their littleness was very visible. In-

Father Rithie's Devil threw me, about three-quarcondemn the policy which induced the offer to that it is just as Democratic as our friends expected be made. Had this offer been acceded to, the people of this country would never have been satisfied.

-" not one cent for tribute, but millions for defence ;" and able Democrat,) was elected Senator of the United lows: I. S. Pennybacker, 110; W. C. Rives, 40; V.

or instigated by opposition to Mr. Clay, is worthy of government with the skill to ferret them out, and the the father and mother, above referred to, their son, statute of 1845, entitled "An act for the relief of Abiguit to carry out the work, than its present faithful, able ter of the former, a girl 17 years old. "Served him his Raleigh letter; let those that intimate that he has publish entire a document so replete with wholesome hatchet, took what money they could find, and returning for the maintenance &c., of the infant required by the recommendations. I will, however, add the single ed home. John Burnett is still at large.

SUPREME COURT OF INDIANA CASES DETERMINED AT THE NOVEMBER TERM, 1845.

Reported for the Indiana State Sentinel,

BY A. M. CARNAHAN. The State on rel. of Alams v Johnson et al. Erfor to the Dearborn C. C. Opinion by Dewry J. If an administrator of economy, or regard for popular views and feelings, lend the mency of an estate, while there are debts of the If Congress really desires to carry out the reforms he estate to pay, and the money be not repaid, it is a perversion so clearly shows to be necessary, they will lose no statute to waste. For such misapplication of assets an adto the Democratic State Convention, to be held in this until Monday next. In the previous time, the House time in relieving him of this incumbrance, and give ministrator, who is subsequently tem wed, is liable with his trator de bonis non without a previous judgment against him.

If it appear in pleadings that a Probate Court has remov-

Black v. Wilson. Appeal from the Wayne C. C. Opindied leaving considerable personal property, but not sufacient to pay all his debts. His real estate was sold after his that the new postage system works so badly as to re-The Senate has not yet elected its officers. Cau- quire an increase of the rates of postage. Still the court next after the assignment of the note by the payer to ed for any thing shown, before the liens were created, and that execution on such judgment might have been put into that it is doubtful whether he will be able to be in the the bands of the sheriff before the maker's death, the excuse Hon. Jos. Sturgess of Georgia; for printers, Messrs. Senate at the election of officers to-morrow. Sena- of not suing the maker was insufficient. Held, also, that the circumstance that several suits by other persons against the decedent had abated, was not sufficient evidence of itself, to show that the plaintiff could not have obtained judg-

Parks v. Hizelrigg. Error to the Heudricks C. C. Opinion by Sullivan J. 1. At common law signing was not essential to the validity of a deed. 2. We have no statute which changes the law in this respect. A bond therefore that has been sealed by an obligor, though not sign d by him is valid. Reversed.

Conwell v. Buckingham. Error to the Ripley C. C. Opinion by Sullivan J. 1. Where a jury has weighed and decided upon testimony that is apparently contradictory, this that period, circumstances have surrounded me that court will not grant a new trial up in the ground that the an account of more than five years standing was presented Held, that this was not a sufficient promise to take the case limitations, for such a payment is deemed a recognition of the

ing in which an offensive trade is carried on alleged to be a itations, and that afterwards, the persons offended by it built

Sutton v. Hays et al. Error to the Clark C. C. Opinion by BLACKFORD J. Process against A., B. and C., served on I eld, that the plaintiff was entitled to a continuance in orfinal hearing, to bar other proceedings for the same cause. Nor can the complainant prosecute a writ of error upon

back of the mountains, (how it used to amuse one, fide and diligent search has been made for the instrument in A rich, spicy and animated debate occurred on the towards the close of a session, to hear them asking loss of it must be proven by the person in whose hands it towards the close of a session, to hear them asking loss of its loss or to whose custody it is traced,

It seems, that for any description of injury to the personal or Cruikshank could improve upon. The two hun- to take a seat among them, provided he would be sat- property of a deceased person, whereby it is rendered less dred and twenty-six names of members were placed isfied with a back seat, and partake, to some modest before administration granted, the executor or administrator in a box, and severally drawn out-the first drawn hav-ing the first choice, and so on. Then might be seen extent, in their deliberations and proceedings. Little, may recover for the injury notwithstanding the action is in

Farlow v. Kemp. Error to the Parke C. C. Opinion by Among the amusing incidents, was that presented To make a long story short, gentlemen, I yesterday he cannot maintain an action upon it. 3. Where a party election to this Congress. Failing in his opposition the Chair one of Indiana's most sensible, devoted, Dixon v. Boyer. Error to the Clark C. C. Opinion by

> a part of the record. Affirmed. SATURDAY, Dec. 6, 1845. Thompson vs. Weaver. Error to the Parke C. C. Opinion by SULLIVAN, J. 1. It is no objection to a declaration in debt, that the sum

demanded in the queritur, is greater than the sum declared so rich, can become exhausted. It is but a weak ex- when they have gone through with their subject, they for. 2. A note made payable to a person as School Commispression of the fact to say that no message, from the quit-they never use verbiage themselves, and have siener, for money due to the school fund, may since the R. S. of 1843, be sued on in the name of the payee of the note. Reversed. Huntington C. C. Opinion by Sullivan, J. A variance between the date of a bond set forth in the de-

> Nicholson vs. Foster and Johnson. Error to the Dubois C. A scire facias to have execution against real estate, must show that a transcript of the justice's judgment, and of the Jurrel et al. vs. Snyder. Error to the Shelby C. C. Opin-

diction conferred on justices by the 77th section of the act of 1838, relative to crime and punishment, does not mean final jurisdiction. The statute means exclusive original jurisdiction, as contradistinguished from the power to hear and finally determine. Affirmed.

MONDAY, Dec. 8, 1845. Dudley vs. Fisher. Error to the Orange C. C. Opinion by Sullivan, J. A motion to dismiss a suit commenced before a justice of the peace, to which the defendant appeared and pleaded in bar, cannot be made in the Circuit Court, on account of an irregularity in the process. Reversed. Lucy vs. Fairman. Error to the Vermillion C. C. Opinion by SULLIVAN, J.

The failure of a justice of the peace to file the papers in an appeal case, in the Circuit Court within 20 days after taking the appeal bond, is no good cause for dismissing the appeal. Reversed. Laverty et. al, vs. Chamberlain. Error to the Allen C. C.

1. A motion for judgment against a person who has purchased property at sheriff's sale, but who neglects or refuses to pay the purchase money, must according to the statute be made by the officer who conducted the sale and not by the plaintiff in the execution. 2. A court of chancery will not take steps against a purchase of real estate sold under a decree of the court to compel him to perform the decree, until a report of the sale has been made and confirmed. Affirmed.

Graeter vs. Fowler et. al. Error to the Knox C. C. Opinion by SULLIVAN, J. A new trial will not be granted on the ground that a wittion from a concealed impulse of hostility to Mr. Clay of policy, as well as right, now is, "all of Oregon ganized counties of the State. The list includes all ness has sworn contrary to the expectation of the party that but St. Clair, Lapeer, Clinton, Barry, Cass and Chip- introduced him,-there being no evidence of trick, or that the witness was tampered with by the opposite party, as that he was influenced to swear falsely. Affirmed.

Stanfield and Wife vs. Fitler. Error to the Kosciusko C. C. Opinion by Dewey, J. An action of debt will be on a judgment, rendered in Ohio against the putative father of an illegitimate child, charging nim, in a certain sum payable by instalment with the maintenance of the child; but the declaration must show that the plaintiff has maintained, and is therefore entitled to the

A petition to the Circuit Court, which was worn to, for a writ of Habeas Corpus, stated that the petitioner was the guardian of the person and the property of a certain infant; that the jufant was the daughter of A. deceased, and his wife

statute. Affirmed.